RESP. TO ADVISORY ACTION OF JAN. 23, 2007

REMARKS

This Response is submitted in connection with the pending final Office Action mailed on **October 20, 2006** and the Advisory Action mailed on January 23, 2007. This Response is submitted after a final rejection in order to cancel pending claims 13 to 24 and address inconsistencies noted within the Advisory Action. Thus, Applicant respectfully requests entrance and consideration of this Response.

This Response is electronically submitted and certified according to 37 C.F.R. §1.8, on or before the period for reply set to expire on March 20, 2007. A petition for two (2) month extension of time in accordance with 37 C.F.R. §1.136(a) accompanies this Response. Applicant directs the Office to charge **Deposit Account No. 23-1925** (08285-00636) in the amount of \$450.00 for the extension of time fees set forth under 37 C.F.R. §1.17(a)(2), and for any other fees deemed owed during the pendency of this application, excluding the issue fee.

I. INTERVIEW SUMMARY

Applicant wishes to thank Examiner Sing for the help and cooperation provided to Applicant's attorney, Matthew T. Ridsdale, Reg. No. 56,832, during the telephonic consultations conducted on March 20, 2007. During these consultations, Examiner Sing was instrumental in identifying the inconsistencies within the Advisory Action. The remarks presented herein embody the topics discussed during the consultations and are believed to place this application in condition for allowance.

II. STATUS OF THE CLAIMS

Prior to this Response, claims 1 to 24 were pending and at issue. By this Response, claims 13 to 24 have been canceled. Thus, claims 1 to 12 remain pending and at issue in this application.

III. CLAIM REJECTIONS

The final Office Action rejected claims 1 to 12 on the grounds of non-statutory obviousness-type double patenting over U.S. Patent No. 6,625,261 and claims 13 to 24 under 35 U.S.C. §102(e) as anticipated by U.S. Patent No. 6,876,729 to Kuter et al. ("Kuter").

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TRAVERSED OBVIOUSNESS-TYPE DOUBLE PATENTING

Applicant submitted a terminal disclaimer (a copy is attached herewith in the Appendix) on December 27, 2006 to overcome the non-statutory double patenting rejections based on U.S. Patent No. 6,625,261. The terminal disclaimer was approved on January 11, 2007 by Henry D. Jefferson (a copy of the approval is attached herewith in the Appendix). The subsequent Advisory Action mailed on January 23, 2007 makes no mention of the approved terminal disclaimer or puts forth any substantive, art-based, rejections of claims 1 to 12. Thus, Applicant submits that the Advisory Action is improper and/or incomplete. Moreover, in light of the submitted and approved terminal disclaimer and the fact that claims 1 to 12 have never been the subject of any substantive, art-based, rejections, Applicant submits that claims 1 to 12 are in condition for allowance.

В. Traversed Claim Rejections under 35 U.S.C. §102(e)

Applicant respectfully traverses the rejections of claims 13 to 24 as anticipated by Kuter. In particular, claims 13 to 24 have been canceled, thereby rendering these rejections moot. Applicant respectfully requests withdrawal of the rejections to the now-canceled claims 13 to 24.

IV. CONCLUSION

For at least the foregoing reasons, Applicant respectfully requests withdrawal of the pending rejections and submits that the above-identified patent application is now in condition for allowance. The Examiner is respectfully requested to telephone the undersigned if he can assist in any way in expediting prosecution of this application.

Respectfully submitted for,

BRINKS HOFER GILSON & LIONE

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Dated: December 27, 2006

ATTY. DOCKET No.: 08285-00636

APPL. NO. 10/626,462 RESP. DATED MAR. 20, 2007 RESP. TO ADVISORY ACTION OF JAN. 23, 2007

APPENDIX

			/26(10-00) and PTO/SB/25(10-05)	
	ISCLAIMER TO OBVIATE TO		Docket Number (Optional) 08285-00636	
NONSTATUT	ORY DOUBLE PATENTING	REJECTIONS	08283-00030	
	OVER THE PRIOR PATENT			
In re Application of:	LAURIE ANN HOLTZBERG			
Application No.	10/626,462			
Filed:	JULY 23, 2003			
For:	METHOD, SYSTEM AND ARTICLE OF MANUFACTURE FOR BOOKMARKING			
	VOICEMAIL MESSAGES			
interest in the instant appterm of any patent grante statutory term defined in prior U.S. patent No. 6.62 so granted on the instant a commonly owned. This a grantee, its successors or a ln making the at the instant application the 154 to 156 and 173 of the of the Patent claims or the unenforceable, is (or arc) whole or terminally disclaims.	ove disclaimer, the owner does at would extend to the expiration Patent, as presently shortened to be Patent itself should later: exp found invalid by a court of continued under 37 CFR 1.321, has	pt as provided below, the nich would extend beyond 73, as presently shortened is "the Patent"). The owner only for and during such paranted on the instant appliant of the full statutory by any terminal disclaimer for failure to pay a mar mpetent jurisdiction, is (or all claims canceled by a result.	terminal part of the statutory the expiration date of the full by any terminal disclaimer, of r hereby agrees that any patent period that it and the Patent are ication and is binding upon the part of any patent granted or y term as defined in 35 U.S.C. r. in the event that one or more aintenance fee, is (or are) held r are) statutorily disclaimed in reexamination certificate, is (or	
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	on behalf of an organization undersigned is empowered to a			
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2. The undersigned	is an attorney of record.		11	
12-2	21-06		1	
Date			Signature	
		JOSEPH F. I	HE12 (REG. No. 41,070)	
		P	rinted Name	
☐ Terminal discla	nimer fee under 37 CFR 1.20(d) is included.		
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	.73(b) is required if terminal disclaiused for making this certification. S		(owner).	

Application Number	Application/Control No.		Applicant(s)/Patent under Reexamination HOLTZBERG, LAURIE ANN			
Document Code - DISQ	Internal Document – DO NOT MAIL					
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TERMINAL DISCLAIMER	⊠ APPROVED		☐ DISAPPROVED			
Date Filed : December 21, 2006	This patent is subject to a Terminal Disclaimer					
Approved/Disapproved by: Henry D. Jefferson						

U.S. Patent and Trademark Office